CHAPTER LXII.

LEGALIZING AN INDEPENDENT DISTRICT IN WINNESHIEK COUNTY.

H. F. 143. AN ACT to Legalize the Independent District of Burr Oak, Winneshiek County.

Preamble.

WHEREAS, On the 25th day of January, 1867, an election was held in subdistrict no. 5, district-township of Burr Oak, Winneshiek county, for the purpose of organizing such subdistrict and certain contiguous territory into an independent district; and,

WHEREAS, An informality existed in conducting such election by opening the polls at 1 o'clock P. M., instead of at 9 o'clock A.

District lying in Burr Oak tp. legalized.

M., as required by law; therefore,

Be it enacted by the General Assembly of the State of Iowa, That the organization of such independent district of Burr Oak, so far as relates to the territory of said independent district within the township of Burr Oak but not that portion claimed by the said district from Hesper township, is hereby declared legal, and all the acts of the officers thereof, and all bonds issued, and all taxes levied except as above, by authority of such independent district, or the officers thereof, so far as they would be affected by the informality in the election aforesaid, shall be of the same force and effect as if it had been in all respects in compliance with law. This act shall take effect from and after its publication in The Iowa State Register and Decorah Republican, without expense to the State.

Publication clause.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published in The Decorah Republican April 3, and in The Daily Iowa State Register April 9, 1874.

JOSIAH T. YOUNG, Secre ary of State.

CHAPTER LXIII.

LEGALIZING CHANGE OF BOUNDARIES OF SCHOOL-DISTRICT IN CLARKE COUNTY.

H. F. 271.

AN ACT to Legalize the Attachment of certain Territory to Subdistrict No. 7, Jackson Township, Clarke County, Iowa.

Preamble.

WHEREAS, The county superintendent of Clarke county, Iowa, did, on the 5th day of February, 1873, in accordance with law, detach the north half of sections 1 and 2 of township 71, range 24, Franklin township, and attach the same to the district-township of Jackson, adjoining, for school purposes; and,

Whereas, Subdistrict no. 7 of the district-township of Jackson is composed of sections 34, 35, and 36 of township 72, range 24, Jackson township; and said sections 35 and 36 are contiguous to, and adjoin, the north half of said sections one and two above referred to; and,

WHEREAS, Doubts have arisen as to the sufficiency, in form, of the order made by said county superintendent to perfect the attachment of said territory, the north half of said sections one and two, to said subdistrict no. 7 of the district-township of Jackson as then contemplated and intended; therefore,

Section 1. Be it enacted by the General Assembly of the Attachment State of Iowa, That the attachment of said north half of sections one and two, to subdistrict no. 7 of the district township of Jackson distributions on be and the same is hereby legalized and made as complete as sthough constitutions of the said county superintendent had been strictly formal and sufficient, and the said territory so attached, together with sections 34, 35, and 36, referred to in this preamble, shall be known as subdistrict no. 7 of and belonging to said district-township of Jackson, in said Clarke county, Iowa.

Sec. 2. This act being deemed of immediate importance shall Publication take effect upon its publication in the Daily State Register and clause, and the Osceola Beacon, without expense to the state.

Approved March 18th, 1874.

I hereby certify that the foregoing act was published in the Osceola Beacon, March 26, 1874.*

JOSIAH T. YOUNG, Secretary of State.

CHAPTER LXIV.

LEGALIZING THE LOCATION OF A SCHOOL-HOUSE SITE IN JASPER COUNTY.

AN ACT to Legalize the Action of the Board of Directors of the District- H. F. 358. Township of Des Moines, in Jasper County.

Whereas, The board of directors of the district-township of Preamble. Des Moines, in Jasper county, selected a school-house site in said township on which to build a school-house, said site having been selected in the month of September, 1869, and in accordance with the then existing laws governing such cases; and,

WHEREAS, The board of directors of said township proceeded to build a school-house on said site, of which the foundation is now completed; and,

WHEREAS, The owner of the land on which said school-house site is located has caused an injunction to be served forbidding the further work on said school-house, on the ground that it is located nearer than forty rods from his residence, which is in Code; § 1826 violation of an act passed by the 14th General Assembly; therefore,

^{*} See Appendix.